



Sen. Terry Link

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LRB094 10978 LJB 46510 a

1 AMENDMENT TO HOUSE BILL 2611

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 2611 by replacing  
3 everything after the enacting clause with the following:

4 "Section 5. The Illinois Municipal Code is amended by  
5 changing Section 11-12-9 as follows:

6 (65 ILCS 5/11-12-9) (from Ch. 24, par. 11-12-9)

7 Sec. 11-12-9. If unincorporated territory is within one and  
8 one-half miles of the boundaries of two or more corporate  
9 authorities that have adopted official plans, the corporate  
10 authorities involved may agree upon a line which shall mark the  
11 boundaries of the jurisdiction of each of the corporate  
12 authorities who have adopted such agreement. On and after  
13 September 24, 1987, such agreement may provide that one or more  
14 of the municipalities shall not annex territory which lies  
15 within the jurisdiction of any other municipality, as  
16 established by such line. In the absence of such a boundary  
17 line agreement, nothing in this paragraph shall be construed as  
18 a limitation on the power of any municipality to annex  
19 territory. In arriving at an agreement for a jurisdictional  
20 boundary line, the corporate authorities concerned shall give  
21 consideration to the natural flow of storm water drainage, and,  
22 when practical, shall include all of any single tract having  
23 common ownership within the jurisdiction of one corporate  
24 authority. Such agreement shall not become effective until

1 copies thereof, certified as to adoption by the municipal  
2 clerks of the respective municipalities, have been filed in the  
3 Recorder's Office and made available in the office of the  
4 municipal clerk of each agreeing municipality.

5 Any agreement for a jurisdictional boundary line shall be  
6 valid for such term of years as may be stated therein, but not  
7 to exceed 20 years, and if no term is stated, shall be valid  
8 for a term of 20 years. The term of such agreement may be  
9 extended, renewed or revised at the end of the initial or  
10 extended term thereof by further agreement of the  
11 municipalities.

12 In the absence of such agreement, the jurisdiction of any  
13 one of the corporate authorities shall extend to a median line  
14 equidistant from its boundary and the boundary of the other  
15 corporate authority nearest to the boundary of the first  
16 corporate authority at any given point on the line.

17 On and after January 1, 2006, no corporate authority may  
18 enter into an agreement pursuant to this Section unless, not  
19 less than 30 days and not more than 120 days prior to formal  
20 approval thereof by the corporate authority, it shall have  
21 first provided public notice of the proposed boundary agreement  
22 by both of the following:

23 (1) the posting of a public notice for not less than 15  
24 consecutive days in the same location at which notices of  
25 village board or city council meetings are posted; and

26 (2) publication on at least one occasion in a newspaper  
27 of general circulation within the territory that is subject  
28 to the proposed agreement.

29 The validity of a boundary agreement may not be legally  
30 challenged on the grounds that the notice as required by this  
31 Section was not properly given unless the challenge is  
32 initiated within 12 months after the formal approval of the  
33 boundary agreement.

34 An agreement that addresses jurisdictional boundary lines

1 shall be entirely unenforceable for any party thereto that  
2 subsequently enters into another agreement that addresses  
3 jurisdictional boundary lines that is in conflict with any of  
4 the terms of the first agreement without the consent of all  
5 parties to the first agreement.

6 This amendatory Act of 1990 is declarative of the existing  
7 law and shall not be construed to modify or amend existing  
8 boundary line agreements, nor shall it be construed to create  
9 powers of a municipality not already in existence.

10 Except for those provisions to take effect prospectively,  
11 this amendatory Act of the 94th General Assembly is declarative  
12 of existing law and shall not be construed to modify or amend  
13 existing boundary line agreements entered into on or before the  
14 effective date of this amendatory Act, nor shall it be  
15 construed to create powers of a municipality not already in  
16 existence on the effective date of this amendatory Act.

17 (Source: P.A. 85-1209; 86-1169.)

18 Section 99. Effective date. This Act takes effect upon  
19 becoming law.".